

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

T & E INVESTMENT GROUP, LLC	§	
d/b/a ROBERTS INVESTMENT	§	
GROUP and TIMOTHY ROBERTS,	§	
	§	
Plaintiffs,	§	
	§	
V.	§	
	§	
CHRISTOPHER FAULKNER,	§	CIVIL ACTION NO.
BREITLING OIL AND GAS	§	3:11-CV-0724-P
CORPORATION, PARKER HALLAM	§	(consolidated with No. 3-11-cv-1558-P)
and DUSTIN RODRIGUEZ a/k/a	§	
MICHAEL MILLER,	§	
	§	
Defendants.	§	

**PLAINTIFFS' EXHIBIT LIST**

COMES NOW, T & E Investment Group, LLC d/b/a Roberts Investment Group  
("Plaintiffs"), and submits this Exhibit List.

**EXHIBIT INDEX<sup>1</sup>**

		<b>OFFERED</b>	<b>ADMITTED</b>
Tab 1	Screen shot of file description		
Tab 2	Certificate of Formation of Breitling Oil and Gas Corporation		
Tab 3	Certificate of Amendment of Breitling Oil and Gas Corporation		
Tab 4	Texas Secretary of State's inquiry page listing officers of Breitling Oil and Gas Corporation		
Tab 5	Texas Secretary of State's inquiry page for Breitling Oil and Gas Corporation		
Tab 6	2010 Texas Franchise Tax Public Information Report for Breitling Oil and Gas Corporation		
Tab 7	Articles of Organization for T & E Investment Group, LLC		
Tab 8	Texas Franchise Tax Public Information Report for T & E Investment Group, LLC		
Tab 9	Correspondence from Breitling Oil and Gas Corporation to Timothy R. Roberts dated January 18, 2011		
Tab 10	Employment Agreement between Nathan Madu and T and E Investment Group, LLC		
Tab 11	Texas Secretary of State inquiry to Fusion Oil & Gas Investments, L.L.C.		
Tab 12	Entrada Forensics Group's Imaged Websites and Posted Files		

<sup>1</sup> Plaintiff makes this Trial Exhibit List subject to the parties' pending Joint Motion to Continue Trial [Doc. 76] and the parties' Supplemental Brief in Support [Doc. 87], currently pending before the Court. In light of these pending matters, the parties have agreed to waive any objections to timeliness of exhibits designated after the filing of the instant Trial Exhibit List.

Tab 13	Entrada Forensics Group's Website and File Analysis on T & E Investments		
Tab 14	Engagement letter between Entrada Forensics Group and Krage & Janvey, LLP		
Tab 15	Entrada Forensics Group's Engagement Terms and Conditions		
Tab 16	Google search results for posts and headings of T&E Investment Group, LLC d/b/a Dynamic Energy Partners, d/b/a Roberts Investment Group-DB		
Tab 17	Photo of Lamborghini		
Tab 18	Fax sheet entitled "WANTED" with "Please remove this fax number from your system 785-539-2679. Thank you."		
Tab 19	Fax sheet entitled "WANTED" to 972-723-1261		
Tab 20	Printout from <u>whois.domaintools.com</u> website printout of RobertsInvestmentGroupInformation.com		
Tab 21	An "Investors Beware" letter on Roberts Investment Group's letterhead to Brad Pratt, with photos		
Tab 22	An "Investors Beware" letter on Roberts Investment Group's letterhead to Roberts Investment Group, with photo of Lamborghini, and a Public Data printout.		
Tab 23	Protegga LLC invoice dated February 24, 2012		
Tab 24	Protegga LLC invoice dated May 31, 2012		
Tab 25	Protegga LLC invoice dated June 14, 2012		
Tab 26	Protegga LLC invoice dated July 3, 2012		

Tab 27	Brietling Oil and Gas contact information printed from Brietling's website		
Tab 28	Bio of Chris Faulkner from Brietling Oil and Gas' website		
Tab 29	Email from Tim Roberts to Rodney Marshall forwarding a photo of a Motorola phone showing call from "Run SEC" on April 23, 2011		
Tab 30	Printout from Trademarkia's website regarding Roberts Investment Group's trademarks		
Tab 31	Printout from DomainTool's website regarding Roberts Investment Group's domain name		
Tab 32	Correspondence from Dynamic Energy Partners to Copyright Agent DocShare, LLC dated August 17, 2011		
Tab 33	Email from "Reputation Hawk" to <a href="mailto:rmarshall@dynamicenergypartners.net">rmarshall@dynamicenergypartners.net</a> regarding internet reputation management services.		
Tab 34	First Computer Forensic Examination Report by Protegga LLC		
Tab 35	Second Computer Forensic Examination Report by Protegga LLC		
Tab 36	Organizational Documents		
Tab 37	Derogatory Comments and Information		
Tab 38	Complaint Back up		
Tab 39	Service		
Tab 40	Expert Witness		
Tab 41	Website Requirements		
Tab 42	Fusion Information		
Tab 43	Brietling Information		
Tab 44	Estrada		
Tab 45	Documents Produced		
Tab 46	Costs		

Plaintiffs' may also introduce all exhibits listed by any other party.

Respectfully submitted,

/s/ Mark A. Hendrix

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ATTORNEYS FOR PLAINTIFFS

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ROBERTS INVESTMENT GROUP AND

TIMOTHY ROBERTS

**CERTIFICATE OF SERVICE**

I certify that on the 18<sup>th</sup> day of February, 2015, a true and correct copy of the foregoing Plaintiff's Witness List was delivered electronically upon all parties or their counsel of record, as follows:

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/s/ Mark A. Hendrix

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